# A TWEED JURY SHADOWED

disrepute. We make no objection to the fullest and freest examination of the charge in any way the Court shall see fit to adopt.

Thomas J. Cremmer's Private Barber Dismissed from the Jarry Rox—And the Remissed from the Jarry Rox—And the Remissed from the Jarry Rox—And the Remaining Ten Locked Up in the Astor Diagnost Challenge to the favor. We want the witnesses on the stand. The prosecution makes the charge through the fine of the Array Overrated—A New Panet Ordered for this Afternoon. The Two editrial seems to go backward.

The Two editrial seems to go backward.
The Court opened yesterday with eleven jurers and adjourned with ten. The last panel of fifty is nearly exhausted, and another was ordered for this afternoon. During the inquiry into charges against the eighth Juror, Edils H. Lubry, the fact was cheited that the prosecution has several of Pinkerson's detectives entaged in shadowing the nembers of the jury.

Mr. Al en—I submit that the Court has a right if satisfied that the party on the jury is no unfit of sown hands, and if satisfied that the party on the jury is no unfit of sown hands, and if satisfied that the party on the jury is no unfit of sown hands, and if satisfied that the party on the jury is no unfit of sown hands, and if satisfied that the party on the jury is no unfit of sown hands, and if satisfied that the party on the jury is no unfit of sown hands, and if satisfied that the party on the jury is no unfit of sown hands, and if satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit of satisfied that the party on the jury is no unfit

exhausted the Court did not order the Sheriff to from an imperfect list of jurors se-he Commissioner of Jurors; that is was delivered the names of hands persons were omitted, and ballets re not deposited in the box of the ... He added: "The defendant ob-inesent array of the panel drawn, is an said box, and not summoned by rom the bystanders and county at for the District Attorney, objected

said the selection of the jury from court until every hallot represent-on it the county hallot represent-in in the county hallot to do jury that wheel was not proper. The he head of the county, and to deny the Sheriff to go into the body of and to bring our from the body of from every one of those habe to a man or men to fill up this jury, to fendant the county of that, and to to 2.89 names, that number itself cen by drafts for different courts in

### CHALLENGE NOT SUSTAINED. ivis said that the jury was one

t to the allegation that the whole

ere not in the county, flitten or twenty ere not in the box, that depends of e providen of the statute that the er is to make out a general list of

reham—I don't think that your Honor and a me. Neither I nor my associates have of charging the Commissioner of with intention I fraud, because he is incert. I move for literay to amend my that Mr. Tweed has been prejudiced sheriff not submonling a talesman, as results the Revised Statutes, and that the but he prejudiced by the fact that the cut is prejudiced by the fact that the cut is prejudiced by the fact that the cut is prejudiced by the fact that the

To Judge Davis I think it was at Pair treams the which have with sees in court in remainters which have with seed our knowing the arth was admines a reduced in the facts are we small interpose no at all the facts are we we may not at the facts are we we we may not at the facts are we we may not at the facts are we Attorney Alien has been kind enough to state to us what the facts are we man interpose no objection to the faile texam mation in regard to the matter. I am instructed by my client to say that he is in no sense, directly artificitied by the factor of the constant of the matter. I am instructed by my client to say that he is in no sense, directly artificitied by the factor of the constant of adolests. Two of the walk has a possible for what he said to have taken place.

To Ju ge Davis When at Albany I staved Creamer only and the accurate figures will not a new going on by the directors and Bank Examiner Ny gate indicates that the full extent of the constant of adolests. The destination of adolests that the directors and Bank Examiner Ny gate indicates that the full extent of the center of the constant of adolests. The factor of the constant of the directors and Bank Examiner Ny gate indicates that the full extent of the center of the constant of the directors and Bank Examiner Ny gate indicates that the full extent of the center of the constant of the directors and Bank Examiner Ny gate indicates that the full extent of the center of

and, if it occurred, it must have been done by some person who desires to bring my client into discepure. We make no objection to the fullest and freest examination of the energe in any way

by preferred, and the witnesses called to sustain it.

Pinkerton's men are distributed the court room during the day, but they make it a point to everhear the enversation of Mr. Tweed with ids sord tannly was not testified to. Judza amount for the presention as private counsel and the merriment among those who had do not Mr. Further the amount for the presention as private counsel and merriment among those who had do not Mr. Further the amount for the presention as private counsel and the Mr. Further the staint when the previous panel was in the Court did not order the Skeriff to as many persons as might be necessary by standers or the county at large, but with the Court may act of any mode it canoous for the purpose of some investigation.

Mr. Further on— In that case the right to challenge is exhausted. All we ask is that it is accused to purpose of some investigation.

Mr. Further on— In that case the right to challenge is exhausted. All we want to give be seen in the stand. We want to give be seen in conversation in this building with a person who had been a few minutes before with the defendant in the court from a the value of the county at large, but went down the stairs talking together, and stood in the ritual at or several minutes in confidential conversation. The jurer went out at the Charmon of the court value and joined the juror in or near the annex room. This person was seen outside waiting for the jury to go out. The purpose of some investigation.

Mr. Further on—In that case the right to challenge is exhausted. All we want to approve the sum of exhausted. All we want to deal enve we not exhausted. In this case the right to challenge is exhausted. All we want to challenge is exhausted. In this case the right to challenge is exhausted. All we want to deal enve we not exhausted. In this case the right to challenge is exhausted. All we want to specify the court of the court value of the court was a case of the court of the previous parely was seen on enveloped in a court of the court of the court of rendant.

We also expect to prove that the juror when on the stand concealed the fact that he had been employed by Thomas J. Creamer, a well-known friend of this defendant.

THE TESTIMONY. An employee in the District Attorney's office named O'Connor testified that he knew Mr. I weed and Capt. Waish, of the Seventeenth Procincia.

He had also seen the eighth juror. Was in court vestered a about half past 3 or 4 o'ciock, and saw Capt. Waish engaged in conversation with Mr. Iweed. He spike about half a minn e-proach's to him, ano went out in that other rower. The Court adjourned, and the jury went out. I was in company with another roung man noing down states. A min behind called my attention to Capt. Waish and the eighth juror going to getter down at 1 ke. They stopped and taiked together for a minute or two, and the juro, wonf out at the Chambers street down and the juro. Weith out at the Chambers street down and apply waish wout by states as an. I did not hear any conversation between the juror and Capt.

Again. I did not hear any conversation between the jurior and Cant. Waith. Q.—Are you able to describe whether their conversation was confidential or not?

Mr. Fullerton requested that Capt. Walsh be sent for, and the Caur, so ordered. The accessed furor listened to O'Connor's statement with a

Alien that I siw capt. Walsh go back and talk who Mr. Lweed.

Mr. Lubry, the juror, arose and lasked leave to expain his conversation with Capt. Walsh.

The Court—His and by.

James E. Wilkeson said he saw Lubry and Capt. Walsh toxider at the head of the stairs.

They went down stairs together and conversed five or six minutes.

Mr. Graman objected to a question on the ground that the Court of Appeals had ruled against such testimony.

Judge Davis—the Court of Appeals has nothing to do with this investigation.

In reply to Mr. Fullerton, the witness said that he stood accidentally at the bottom of the stairs five or six minutes, watching Capt. Walsh talk with Lubry. He had a reason for being there.

Mr. Allen appeared anyons that the witness should not state the reason, and said: This gentleman is employed by our office, and was carrying out the instructions which he received from the Distruct Attoney in this and other

be a perfect list up to that point of out time green are well as a collect of those whom ided to be qualified.

THE STOKES CASE.

In the question in the Stokes case, and that the Commissioner, with interest of the Commissioner of the prisoner, had by and in violation of duty schedule a certain class of citizens in order ory should not be impartial toward or the commissioner of t lateral investigation of the means of scrutiny used to watch other jurors.

Mr. Fullerton—How long have you been in the Di trict Atterney's office?

Judge D. vis—That is not material.

Mr. Fullerton—I want to investigate his ante-

was snown that the Commissioner the officer holding the same power, early selected farms to the prefuse cased, the House of Lords and the ne Queen's fleath necked that there and for challenge to the array. "In case I differ from the decision, and an averment of that kind as a ground an averment of that kind as a ground as should be respected, but in this is no such allegation of fraud. The superior which we should be respected by the challenge to the employ of Ailen Pinkerton, I am at the employ of Ailen Pinkerton, I am at ige Davis-I will allow no investigation into | m od - ?
Davia (in'errupting)-I cannot allow age to be amended by an averment of Q - And you are in Pinkerton's employ now?

Capt. Edward Waish testified:
Ain Captain of a dire. Have been on the force sixan year a connected with the Seventeenin Premet for six year. I was in the country on yeater. -Did you converse with Mr. Tweed, the defendant, our esterday? A.-I asked bin now he f it. Said

state and problement of proceeding further space of the count of getting a jury was interrupted by a who said; "Before proceeding further examination of jurors, it is my duty on the people to make an approachable to the count of the people to make an approachable to the form the condition for process of the country of the project of information received in the open the challenge, or to orduce evidence the orthogonal and conditions and the form of afficients. Have the jurger is unit to serve."

Lask that your Honor will allow the proposed to the country of the project of make an approachable to be continued to the country of the project of the country of the country of the project of the

friends, that they may come and purchase. I carry cards for that purpose, and have a pocketful now.

THE JUDGE'S OPINION.

Judge Davis—I cannot free my min: from the ballet that this transaction was not entries innocent. On the contrary, it is covered all over with suspicion. Cast. Waish, a friend of Mr. I weed for twenty years, met and had a conversation with him, not of itself a contraction.

The jurn left his seat, and the call of the panel proceeded.

Mr. Graham added to Mr. Clinton as private counsel.

M'EARLAND'S PROSECUTOR ON PRIVATE COUN-

Judge Davis (sharply)—Don't cell him private counsel. It is more agreeable to them.
When Mr. Willerd Bartlett called the Judge's attention to a ruling of the day before, Judge Davis said: "Don't go so far back as yesterday."

Nov. 6, Which Espanish authorities on landing, arrested by the Spanish authorities on landing. It is reported that they are accused of complicitly with the insurgents.

THE SPANISH PRIES CPUOLDING THE BUTCH-BRIES.

The Voz de Cuba et to-day says editorially that

the Tweed? A. Yes, Fir.
to you know of his absending? A.-Yes, sir.
tons where he went to or now is.
hid regard it as the duty of a citizen to render a
taccording to the evidence.

Excused by the Court. AN HONEST JUROR'S REQUEST. AN HONEST JUROR'S REQUEST.

Mr Frederick Lewis, tenth juror, impanelled on Tuesday, arose and said: "My intervretation of a juror's duty is that he ought to sit in this box with his mind unbiassed and unprejudiced. I was not asked any questions vesterday about my opinion, and I wish to say that I have bias and prejudice, and do not consider I should be on the jury.

Mr Lewis spoke very carnestly.

Jud e Davis—I can hear nothing of that now.

Jud e Davis I can hear nothing of that now, Judge Davis—I can hear nothing of that now, sir. Sit down,
Judge Davis—I feel it my duty, in view of what has occurred, to order that the jury remain together. Provision will be made for you at the Astor House.

Mr. Van Frang, sixth juror, and Mr. Goldsmith, the third juror, were inclined to remonstrate, but a peremptory "No," made them sit down again. down again.

There being only ten or twelve names in the box, another panel of fifty names was ordered for half past one this afternoon, and the court adjourned until ten o'clock this morning.

What Saved New Orleans and Mobile, and

There being only ten or twelve names in the lock, another banel of fifty names was ordered for half past one this afternoon, and the court adjourned until ten o'clock this morning.

\*\*DEFIANCE TO YELLOW JACK\*\*.

What Saved New Orleans and Mobile, and high trave saved Memphis and Shreve port—Sanitary Science.

The American Public Health Association resembled at nine yesterday morning in the Union League Theatre. Dr. Russell read two papers written by Dr. Alfred W. Perry, Health Inspector of New Orleans. The first subject, Quarantine without Obstruction to Commerce," began with a history of the importation of infectious diseases and the efforts that have been made in every sea port to prevent the spread of dangerous maladies from vessels to the shores. Great opposition has been met in the conflicting opinions of medical men and reassembled at nine yesterday morning in the Union League Theatre. Dr. Russell read two papers written by Dr. Alfred W. Perry, Health Inspector of New Orleans. The first subject, "Quarantine without Obstruction to Com-

spread of dangerous maladies from vessels to
the shores. Great opposition has been met in
the conflicting opinions of medical men and
from merch and owners of vessels who have
been subjected to great losses and expense by
the delay necessary.

"Recoraced cases," continues Dr. Perry,
"prove conclusively that a vessel infected with
yellow fever ought to be detained in Quarantine
at least failty days, and cases may be offered to
show that time alone cannot be trusted to eradicate the germs of that disease." Cases were
cited of two vessels at different periods which
sailed from ports infected with yellow fever,
and after a goage of over forty days across the
Atlantic during walch there were no signs of
the disease being on board, arrived in Sanasea,
wales. The vessels had been mained to the
want and the crows discharged in good bearin.
Yellow fever attacked the stevedors who unbeded the two signs and in his high one, the in-

of disinfecting a vessel was to familiate the different sections, and throw a gaustin of children in the bridge water. This could not destroy the germs lurking in the crevices of the vessel and cargo, and these were liable to be developed under favorable conditions at any time. The only certain way to distroy the germs lurking in the crevices of the vessel and cargo, and these were liable to be developed under favorable conditions at any time. The only certain way to distroy the germs of intections diseases is to use greenes, and when the screen have been in the green, and when the screen have been in the green, and when the screen have been in the green, and when the screen have been in the green of intections diseases is to use greenes, and when the screen have been in the green of the creation of the control of the cargo of the creation of the cargo of the screen of the creation of the cargo of the screen of the creation of the cargo of the cargo of the creation of the cargo of the creation of the cargo of the creation of the cargo of the cargo of the creation of the cargo of the cargo of the creation of the cargo of the creation of the cargo of the cargo

THE SCOURGE OF THE SOUTH.

The second paper showed the certainty with which a distract in a city attacked which epidemic in figmant yellow fever may be made heading by the free use of disinfee ands. It was from New Orleans that the disease was carried to Shreve, ort, Memphis, and other towns in which it was so maintaint as to hearify depopulae them. But for the vizorous action of the Bo rd of Health New Orleans would undoubtedly have suffered as severely as the other cities.

The first week in August the Board of Health began to disinfect extensively with carbonic acid all places in which yellow fever has appeared. This was done by sprinking ril they aras, alleys, and dratts with rune carfolic acid from hand spained in the ground, and prevented their spread over other parts of the same square. This destroyed any germs of disease on the ground, and prevented their spread over other parts of the same square. This whole and twenty-one bulk squares where there had been yellow fever were distincted in the Fourth District, one of

that Mr. Freed his been probabled by the first that the first his prejunced by the fact that the fact that

MORE BUTCHERY IN CUBA. VIRGINIUS SHOT.

NEW YORK, THURSDAY, NOVEMBER 13, 1873.

Forty-eight More Victims to Spanish Brutality-The Horribic Marders Untild by the Havana Press - Our Government Awakening to a Sense of its Duty.

HAVANA, Nov. 12 .- On the 7th inst., Capt. Fry and thirty-six of the crew of the steamer s jary, the public would not be satisfied
Virginius were executed at Santiago de Cuba,
and on the next day (Sili) twelve more of the spatch announcing the execution, says that Franchi Alfaro offered the Spanish authorities a million dollars if they would spare his life.

it is as bumane as anybody, more so than many who make estentatious professions of philanthropy, but it cannot do less than approve of ticularly toward those whom the filibustering steamer Virginius brought to make more bloody

steamer Virginius brought to make more bloody war in Cuba.

The court martial for the trial of those captured on the Virginius is still in session, working with all possiole despatch. Among the crew and disguised as firemen were Ignacio, Alfaro, Bosa, Arce, Varona, Castellanos, Pineda Mola, Boitel, and other persons of importance. Capt. Joseph Fry was manifestly aware of the object of the expedition and nature of the expro, which he was tempted to take charge of by the large sum of money offered him, thinking that there were nineity-nine chances in a hundred of his landing in safety. It is thought that this will be the final effort of the insurrectionists.

The cautain and crew were shot by a squad of marines in the public square. Twelve of the insurgents were shot in front of the slaughter house wall.

Yesterday morning at half past eleven o'clock Yesterday morning at half past eleven o'clock

RECEPTION OF THE NEWS IN WASHINGTON.

Washington, Nov. 12.—The Mahopac and the Mahhatan, ordered to be put in commission and to which officers are already assigned, are fourthclass series vessels, it on clad, of 35 tons burden, and carrying each two guns. These vessels will join the North Atlantic squadron. The vessels of the havy have been so much reduced in number that it has been found somewhat difficult to promptly reliable recovery agreement. But it the course of a few days all of the navy have been so much reduced in number that it has been found somewhat difficult to promptly reinforce our squadrons in cases of emergency but in the course of a few days all that can be made available will be sent to Cuben the cabinet meeting vesterday. The Secretary of the Navy was to-day in consultation with different bureau officers on the satject of preparing the vessels for sea. The Government seems to be more carnest than heretofore in protecting the waters between the United States and Cuba, the great highway of all nations from Spanish molestation. The Madrid Government being unable to enforce its authority in Cuba, that of the United States will be compelled to ascert its power in all cases where the interests of the citizens of this country and its own honor require decisive action. The President and all the members of his Cabinet are in accord on his subject. It is not believed in official quarters that the contest in Cuba has at any time assumed the conditions which amount to a war in the sense of international law, or which would show the existence of a de facto political organization of the insurgents sufficient to J stiff a recognition of beiligerency; but, as President Grant said in one of his annual messages, the principle is maintained in at this nation is its own judge when to accord the right of belligerency, either to a people strugging to free the needes from a Government they believed to be oppressive, or to independent nations at war with each other.

The Feeling in Washington-The Govern-

ment Preparing for vector. WASHINGTON, Nov. 12.—The news from Havana of the additional murders in Santiago It is thought by the sanguine friends of Cuba Liore that this monstrous crime will prove the beginning of the end-that the indignation of the American people will rise to such a height that the Administration will not dare to disre-gard it. The sympath zers with Cuba further say that they have reason to believe that prompt

gard it. The sympath zers with Cuba further say that they have reason to believe that prompt measures have been taken to throw a large naval force into Cuban waters at the shortest notice. These statements are to some extent corroborated by the district es from Philidelphia, that the Sanhatian has been ordered to sea, and that other tron clads at League Island have been ordered to be made ready to sail at an hour's notice. All of too officers on leave and waiting orders, it is said, have been notined to hold themseives in readiness for orders. It is also said that ironous at New Orleans have been ordered to Cuba, but this ramor lacks confirmation.

The news was received here by the Associated Press of the assistantion of the captain and the crew of the Vargatius before the efficial despatches were received at the State Department, which came so late that no action will be taken on them sand to-morrow. From a gentleman who may very closa relations with secretary Fish, and who is not a Cuban sympathizer, I learned that it was the impression at the State Department that the Asacrid Government would make speedy reparation to this country in the shape of hamble apologies and perhaps something more substantial. This would have been decaded satisfactory by Secretary Fish, and the difficulty neight have been adjusted in this way had not these later murdes occurred. This, it is admitted, makes the case a serious one and calls for prompt and energetic action.

It is given out by the friends of the Adminisenergetic action.
It is given out by the friends of the Administration that the Spanish residents in Cuba are

in a state of revolt against the Madrid Government, and that they have intentionally cut the wires to prevent the instructions from the Home Government being received by the Captain-General. If this is true, then the demand for immediate action on the part of our Government is all the more imperative. If Cuba is ruled by a set of irresponsible cut throats who are in revolt against the Madrid Government, and the Cantain-General acts with them, our Government should send every available ship to Cuban waters and summarily deal with these murderers.

murderers. The Passengers to the Virginius The full list of passengers of the Virginius was not to be obtained vesterday from any source. Many of the Cubans sailed under assumed names to prevent the Spaniards from recognizing them as old enemies. The officers and most of the crew were shipped in New York, and sailed Oct. 4, joining the Virguius in

N. Porresonta, Serada Paido, N. Fundero, N. Bonet. N. Boneh Menses y Castro, Hames P. Berto, P. Cabrera, Homingo Dias, Simo Otazo, N. Waio, N. Waio, Arturo Mola, Francisco Sai des

Anares Beanco, Arturo Mela, Jone Orius, Jone Orius, Arturo Mela, Jone Orius, Jose Alarion, Arturo Mela, Jose Alarion, Arturo Mela, Jose Alarion, Arturo Mela, Jose Alarion, Prancisco Sat desteban, Capt. Joseph Fry, the commander of the Virginios, was a native of Florida, and son of M Jor Fry of the United States Army, who was kalled in the Seminole war. Capt. Fry centered the Naval Academy at Annapelis in 1844, and remained in the navy until 1861, when he resigned and entered the Confederate service. While a midshipman he married a M'ss Sandi of Moolle, a daughter of Capt. Sands of the United States Navy, and the niece of Rear Admiral Sands of the Washington Observatory. He commanded one of the jorts in the South in the war. He lived in New Orleans until he took command of the Virginius, and sailed on the 4th of October from this city in the Atlas. He was over six feet in height, and of heavy build, and 44 years old. His mintary and naval records are good, and he was deemed a competent officer. He leaves a wife and seven children in New Orleans, the oldest a cripple, and the youngest four years of age.

oldest a cripple, and the youngest four years of age.

Emanuel Quesada, who is numbered with the slain, is the eldest son of Gen. Quesada. Quesada was If years old.

Alitero, the volunteer, who is said to have offered the Spanish authorities \$1.000,000 if they would spare his life, was a brother of the Secretary of the Cuoan Junta.

Ricardo and Yudahelo Trijillo, whose fate is in doubt, have a brother in Pine street in the clear trade.

in doubt, have a brother in Pine street in the cigar trade.
Domingo Dias is from Trinidad de Cuba, where he has three sixters, but no inmity.
Daniel A. Arcé, who was among the passengers, has a brother, Mr. Alonzo Arcé, in this city and a wife and three children in Trinidad of Cuba.

de Cuba.

The Cronista, the organ of the Spaniards in this city, announces the execution of C.d. Santa Ros, the revolution st. He was born in Havana in Fis, and came to this country in 1850. He was recently at work in a Cuban cirar factory at 100 Maiden lane. He was a companion of Gen. Criten in the Lopez expedition, and in 1873 left this city in the Perit expedition and for a hit under Gen. Cespedes as Licutenant-Colonel. In the Spanish cungcons, in Morro Castle, in the chain-gang in the streets of Havana, and in prison under numerous admirrial and generals, he suffered much from Spanish cruety. His life was saved twice by interference from Wasaington. His imprisonment in Morro Castle followed a wild expedition which he led through Vuelto Abajo. I welve young men, as ardent as himself, shouted tae Yara of the Cuban floenators, and when caught, Col. Rosa fanatic Hyprocaimed himself Jesus and his followers the twelve aposites. He always praved for the repose of the souls of the Spaniards whom he might slav before he went into tattle. He was a member of the Episcopal Cuban Church of this city, and leaves a winow and five enddre in Washington street.

"The Friends of Cuba," met in their rooms at 32 Exchange place yesterday afternoon, and canvased the latest news from the massaure.

A South street firm has received orders to supply the United States war vessel Kansas with stores. The Kansas is at the Brooklyn Navy Yard, and is ready for sea. The fron-clau also at the Navy Yard has been ordered to report at Philadelphia, whence it is said sine will be ordered to the American squadron in Cuban waters.

The Spanish gunbost which overhauled and cautived his street ments to be a might be ordered to the American squadron in Cuban waters.

NEW OBLEANS, Nov. 12 .- News is just reelved here from Havana, to the effect that the captain and Unirty-six of the crew of the Virginius and twelve Cohan passengers have been executed by the Spanish authorities. Public inguitation here is at the boiling point. The excitement is intense and universal.

The Attempt to Cennt in Senator Madden Deicated by the Canyassers.

Middletown, Nov. 12.—Despite the efforts of the Administration party to count in Mr. Madden, after his just and severe defeat, Mr. About will receive the eredentials which entitle him to a seat in the State Senate. From the day of the election it was apparent to teforts would be made to count in Mr. Mad ch., and after a great deal of lighting the party organs gave him a majority ranging from 50 to 40. But there efforts have breat deal. The Board of Canyassers of sullivar county have thrown out a particular for the majority ranging to the first party of the forest burgh, which it was evicent has been tampered with. In that town over 30 yours were east for E. N. Madden, Mr. Manden heard of this and vasted the four to see about it. They were counted for him, and the canyasers have arrown them one.

The Board of Canyassers of Orange county have also thrown out the returns of a district in Modroe town step, which it was evicient had seen tampered with. Mr. Morgan Shiat, who has the reputation of Carryin, the town of Mource in his poeket, was snown by the testinony to have revised the returns, and Mr. Madden's in Jorits in that district was pit down at over 30.

The Administration organs have made many threats to deter the board from investigating these frams, but that as to their independence, the right has pievaled.

It is thought that framis can be proved in portions of the village of Maddetwar, which gave insporting for the Republicase ranging from 60 to 30. It too is time, it may jeon-fulse die egetion of some county officials. The Attempt to Count in Senator Madden

Brooklyn's Unemployed Laborers. The Brooklyn Aldermen met last night to consider the means of furnishing work for the unemployed laborers. Adderman Rilev reported that the committee found it unneces sity to authorize the issue of certificates of lad becases. He said that by transfering money from a find in which it may not be needed to the credit of the street-reporting islan money enough could be raise of to keep the men at work as lost, as the weather would permit. A resolution authorizing such transfer was anopted.

Adderman keeps and that \$20,000 worth of contracts have se in made and proposity certified to by he too-product, out hat a stroke of work had to be done toward their finding at the land of the Works motify the contracters have go in complicited entracts to proceed a cone with their work in order to give in section 1 bor, and any failure to do so to be reported to this board." Carlies. sider the means of furnishing work for the unemployed

Claiming the Election of Hookins and Platt. ALBANY, Nov. 12,—The Evening Journal says, from official returns received, it is quite probable that Hepkins (Rep., for Comptroller, and Platt (Rep.) for State Prison Inspector are et a. ed. The election of thempson (Rep.) for constor in the Two nily third District is also claimed by one majority. masa Sprague Incr. a log his Linbili iss.

PROVIDENCE, Nov. 12.—Mr. Amasa Sprague, of the 0. m of A. & W. Sprague, was in Fried Loss vening to a daugnter of the late Bylon S, rague, bis co.dsin. Jay Cooke & Co.'s Bankruptcy.

PHILADELPHIA, Pa., Nov. 12.—In the United Saies Destrict Court to-my the banker 1. ity cose of any cooke & Co. was adjurned to Wedne-day the 6.h inst.

NEW JEWSEY.

While Wm. Goode was beating his wife at Saddle River, his stepson, Wm. Lewis, of Paterson, Lectured to say, his mother, and received a terrible ask some nears deep, in the shoulder, from a knife in the hands of Goode.

Peter Smith, for many years switchm in on the Penns iyana Rallician in the rather, N. J., let a

JAY COOKE & CO.'S SECURITIES.

How the Firm Settled with Secretary Richardson for the \$157,000 Advanced to the First National Bank.

Washington, Nov. 12.—The mystery in regard to the securities which Jay Cooke & Co. furnished the Secretary of the Treasury for the \$187,000 in fractional currency advanced to the First National Bank of this city has been solved.

ranged in this way: Jay Cooke & Co. were of the Syndicate, and in was hard pressed to meet the demands Jav Co &e & Co, were making upon it, and applied to the Treasury Department for \$20,000 of frac-tional currency. They certified that \$20,000 of securities had been deposited to the credit of to the treasury Department for \$25,000 of tractional currency. They certified that \$250,00 of scenities had been deposited to the credit of the United States, and asked Fressurer Sponer to give them the currency. Mr. Spinner replied, "Not until your securities are deposited with me," The Cookes appeaded to Secretary Richardson, and that officer ordered the currency to be advanced.

After the failure of the Cookes and the cus-ension of the First National Bank the Secretary pension of the First National Bank the secretary was instructed by Jay,Cooke to credit the United States with \$200,000 and charge Jay Cooke & Co. with the same amount on the final settlement of the Syndicate operations. This was done. The questions will arise, "Was this \$200,000 a part of the assets of the firm of Jay Cooke & Co., and was this arrangement with Secretary Richardson made since their bankruptey?" These questions can only be answered by a findicial investigation, and if for no other reason it is to be hoped that they will be speedily adjudged bankrupts.

### THE OLD WORLD'S NEWS.

Assembly-MacMahon's Posicion. Paris, Nov. 12.-In the Assembly to-day a motion was offered by the Government postponing the debate upon M. Leon Say's interpellation regarding the failure to order elections to fill vacancies in the Assembly until the day following that upon which a vote is taken upon the prolongation of President MacMahon's powers. After a heated debate the motion was adopted. The committee on prolongation of the powers of the present Government, headed by M. de Remusat, to-day had an interview with MacMahon. The latter stated that he had nothing to say modifying in any way the language of his message to the Assembly. He requested them to hasten their labors in the best interests of the country. He said the questions relating to the discussion of the constitutional bills belonged solely to the Assembly, though he acknowledged that the adoption of the bills would give stability to the Government.

The Committee on Prolongation has adopted the proposal of M. Casimir Pereir, that the law prolonging the powers of President MacMahon for five years beyond the duration of the present Assembly become a part of the Constitution after the constitutional bills are voted upon. lowing that upon which a vote is taken upon the

Another Carlist Victory.

BAYONNE, Nov. 12.-It is reported that | no another battle has taken place between the

Carlists and Republicans, again resulting in a great victory for the former. The Republicans are said to have lost 1,300 men, and the Carlists 200.

MADRID, Nov. 12.—A despatch from Cartagena says the insurgent fleet is making preparations to leave the harbor. The vessels more to get our without discovery by the Government squadron.

The Thorndyke Murder Trial. Brirast, Me., Nov. 12.—The proceedings in the Thorndyke murder trial were opened this morning with the identification of the axe, which was stained earliest to reach the spot, and assisted in excinguishing Emina's say, "Oh, dear and say the bed in dame.

The prisoner mal previously loosed into the bedring dame.

In the prisoner mal previously loosed into the bedring dame.

But made no reflars. Say then went directly to Mr.

Samuel M. Bumis, who was early on the spot, swore that he saw the prisoner washing has bonds in water, which afterward was found through the true prisoner the day of his arrest resting that we had to prisoner the day of his arrest resting that we had to mplained his note bedring the winess that are not complained his nose bled. The witness last spring heard the prisoner say his brother was a dimed when it has be not be careful, and that he would remember him.

The court then adjourned for the may. The hall was crowded during the day, and the galleries were filled with ladies.

with ladies.

A Man's Dead Body R Insed Admission to his own Home.

PHILADELPHIA, Nov. 12.—At 2 P. M. to-day Michael Coff e entered the saloon of one Doyle, at Broad and Quarry streets, and after lighting his pipe at the stove, conversed with the proprietor. He then sat down in a chair and immediately existed. The proprietor hid his body conveyed to his late home, but on attempting to enter was denied admission. At T.P. M. today he was laid out open a bench in the sations where he do, and the forther excidents, presence of Depuy. Coroner John Sees would have reflacated inters. Coroner Sees hearing of the case had the body taken to the Morgue. her see shearing of the Morgue.

It is delieved by many here that the death of Mary Morris on auturney as in a house at renth and Wood streets was not entirely satelial. Her case is to be investigated.

The Chicago Billiard Tournament. CHICAGO, Nov. 12.—The billiard tournament was suspended to day and to-night, as the half where it was suspended to doy and to night, as the hall whe e it was bring held was previously engaged for other purposes. To morrow afternoon Sooson and Bessunger and J. Dion and C. Sossy and Solder are matched. Of the twelve names arenos played Ubassy, tarnier, J. Dion, and c. Dion have each woo one and lot none, and Shanice Dany has went two and lost none, while Snider, cossunger, and slosson have each player and lost two.

The Arsnusas Election. LITTLE ROCK, Nov. 12.—From the best information obtained of the result of the special election on Nov. 4 for members of the Legislature, that body will stand as follows: Senate, Republicans, 15; Democrats, 11. House, Republicans, 27; Democrats, 15.

SPARKS FROM THE TELEGRAPH. The Hon. John Crawford was yesterday sworn in as Lieutenant-Governor of Ontario. The schooner Challenge sunk on Tuesday ig a while making Milwaukee. One of the crew was

Samuel C. Cobb has been nominated for Mayor of Boston at a citizens' meeting of Reputenceus and Jointocrafe. Judge A. G. Miller of the United States District court of classism, who was appointed by President Van Buren in 1885, has resigned.

Alderman Cicalia of Memphia was yesterday expelled from the board for tire galarities while acting as Mayor. The vote was unanimous. From four to seven inches of snow fell in Maine and New Hampearer yest rilay. Four incres of snow fell in Poughacepste on Tuesday night. The Democratic State Executive Committee of Teah-ylvath vestering adopted resolvants in powering the Chalman to take superior effect the amended Constitution the support of the people.

### CURIOSIFIES OF CRIME.

While passing 42 Ann street, last night, E. J. Peterson, watchman of the Poth National lank, was study on the head by an inknowin jerson with a diagram. He was sent to the Pars Hospital. Timothy Callahan, aged 58, of 57 Washington reet, was fatally tolured yesterial by te ng run over y a cart drive; by toomus Hogan of 64; West I run reet, at Murray and West streets, itogan was ar ested. John Boyle, who was stabled by George Russel, it as there bearing holds in Panad, paid on the day, and the some inguit. The parts were suppose, and the a fine-fity originated in a wristling match, both being theorem. Charles Leach, of 22 Frankfort street, with severa companies, craised in the swamp last in meaning many forms of the old swamp last in meaning man in the rank of the old swamp gang and a quarrierse. Leach's nose was bitten of.

Coroner Keenan held an inquest yesterday in the case of the hallon, thousand Atlano, who w. a. abbed in Yoraville on band y last by anomer italia, and darton mee the jury returned a verdet against Bur olemeo, who was confinited to the Fombs.

The President yesterday directed Attorney-General Williams to propere a resource for two weeks in the case of itemy Yeldig, who was senenced to death in Was ington for the intrider of the drawer Hahn, and who will be on the best hamed on Friday of this week.

## DETECTIVES IN TROUBLE.

AITEMPTING TO DRAG A JERSET-

MAN TO NEW YORK. The Perpetrators of the Outrage Before Jan tice Seymone-Held to Answer Four Serie ous Charges.

Yesterday morning a large number of No real securities have been pledged by Jay Cooke & Co. before or since the failure of the room. Jersey City, to hear the examination of First National Bank. The business was ar- the four men. Pinkerton, Schildge, Meehan, and Curtin, who attempted to kidnap John L. Bowe the final settlement would have something due them on commissions. The First National Bank District Attorney Allen, of this city, who made himself personally responsible for their appearance, they were discharged.

Shortly before II o'clock Pinkerton, who is known as the manager of a detective agency, appeared with Schildge and Mechan. The first witness called was Officer Eaton. He testified: witness called was Officer Eaton. He testified:
On Treeday after moon Officer Whinyates and I hearing a role we if of men in a tight, ran dawn to the cormotion of the men in a tight, ran dawn to the cormotion of the men in a foresce, the test and saw four of
the men in the contract of the rection, and was told by one
of the men tent they were New York detectives who
had authority to take Howe across the river. Bowe
appealed to not to release him from his assailants and
take from to Police Headquarters. I and Whinyates
took charge of Bowe, who was streek by both Pinkerron and Mechan while on the way. The o-called detectives were very abosive and vulgar in their language.
At the police station I made a charge of disorderly conductagains. Plakerton and Mechan, and they were beld
in stress much the arrival of Assatiant District Attoracy
Allen, who effect if their release.
Eaton's testimony was corroborated by that

Eaton's testimony was corroborated by that of Officer Whinyates.

DRAGGING BOWE TO THE DOOR. Peter Emerson, a boarder at Bowe's Commer-cial Hotel, testified:

COUNSEL'S ARGUMENT. Norman L. Rowe, Bowe's counsel, here arose

Howe his coun, and that his charge against tuese meable taken. Howe was called up by Justice Seymour. He made a formatch rige of assunit and batery, and another or attempt to Kidnap, against Pinkerton, Schildge, Mechain, and Curtin.

After rejoint and ting the accussed persons with much seventy, Justice Seymour neid them for examination on the tour charges of kidnapping, assault and britery, disorderly conduct, and carrying concealed weapons.

The Udderzook Trial. WEST CHISTER, Pa., Nov. 12.-Mr. Perdue, the counsel for I d.erzoux, filed to-day the following reasons for a new trial : sons for a new trial:

Fir. t.-That since the trial there had been a discovery
of important test mony, of which he had no knowledge
ustraster any verdet.
zecona-linattwo of the jurors who tried the case expressed opinions in reservate thereto before they were Third-Tast the Courterred in admitting the letter known as the letter of w. S. toos to her Steven in Four.a.—That the Court erred in admitting letters and is sending them to the jury for examination and comparison. ats will be argued on the second Monday in

### LABOR NOTES.

At the tailors' meeting last evening Mr. George Voss and that the journeymen had not consented to any reduction of their wages. Freeman & Co., cotton manufacturers, North Ao.iis, sass, have requeed their pay red one-fifth. Other sping two choices the constitution of the property of the constitution of the constitution of the constitution of the constitution of the constitution. Three other ractories are running on full time.

BROOKLYN.

Kate Stoddard has made herself so obnoxious to Mrs. Merrigan in Baymond sirrer jair that the latter has requested the keeper to remove her to suctain part of the jair, which has been done. Kate's anice slave been undustry peculiar of latte.

The Brooklyn Board of City Works yesterday ordered that work he reassed on street repairs and ordered that work be renewed on street repairs, and the recently discharged 1.50-rs are to be resupered as long as the weather will permit. A reduction of about 30 per cent. was ordered in the wages. Yesterday the frame building owned by W. H. Wheeler, in man sire t. near rank avenue, through a clidwin. The frame building at D. konna and R. Corrett streets, for with a crism. The word work was pointere. Mrs. O'bring and ner daugaters had just one from the house and escaped seath.

Mr. Sidney Lanier, a flutist of remarkable skilland purity of size, made his debut listing at the association half, Brooklyn, in a concert for the benefit of the renday remod of the Church of the recommendation. Mr. Lanier is a Southern gentlemin who has become known as the author of a picasant attle roma.cs. I the late war. JOITINGS LBOUT TOWN.

The minimum salaries of school teachers have Charles Bradlaugh lectures to the working men of New York in the cooper Union Hab this evening. Thomas Cathanan of 50 Washington street was run over in sour y affect yesterday by a true, proven in a new strong and 24 west Tenth street. He was 19 ably injected.

Ye terday at noon Smith & Prodgers, builders of the western G to, Telegraph uniting, star of work with a full force of Union Libbours at 2-200 a cay, which is twenty-five cent that than the Union take.

Mary O'Neill, aired 50, was found unconscious in the yird of its Touth archive yestersay. A physician who attende her sold that she was suffering than exposure and want of food. She was sent to Bullyus Hospital.

Last evening Valentine Casey, I quor dealer, of So East fairty-econd street, while cannot a place and the same and the sam

breast and may sold min.

Mr. and Mis. George Francis Train arrived yeaterny in he spain from L.v. r.oo. When Mr. Train started from the city a short time agos for Eurone he said that the would never a two to America unless called to preside over the nation. The Third Avenue Railroad Company elected yestectary Rebert Squires, whilam Remson, Heavy in Remson, henry than, Maithy to Lane, John B. Hobby, william J. Valentine, Stay at S. Riser, Sylvester E. Cousteck, Henry Smath, beach in Thorne, James Boors man Johnston, and Thurlow Weed Airectors.

Mr. Stanley Jomes, a journalist, who has devoted has a time to hie study of the mior question and singral control has been appointed Am r. an depresent the study of the mior question and singral control has been appointed Am r. an depresent the first of the study o